

1 XAVIER BECERRA
Attorney General of California
2 SUSAN M. CARSON
Supervising Deputy Attorney General
3 JENNIFER C. ADDAMS
Deputy Attorney General
4 State Bar No. 209355
455 Golden Gate Avenue, Suite 11000
5 San Francisco, CA 94102-7004
Telephone: (415) 703-5382
6 Fax: (415) 703-5480
E-mail: Jennifer.Addams@doj.ca.gov
7 *Attorneys for Defendants Department of State*
Hospitals; Napa State Hospital; Pam Ahlin; Dolly
8 *Matteucci; and Cindy Black*

9
10 IN THE UNITED STATES DISTRICT COURT
11 FOR THE NORTHERN DISTRICT OF CALIFORNIA
12

13 **DAT THANH LUONG, DECEASED,**
14 **through his co-Successors in Interest, AI**
15 **QIONG ZHONG, Individually and as**
mother and Next Friend for W.L., a minor,
and MAI CHAI, individually,

16 Plaintiff,

17 v.

18 **ALAMEDA COUNTY, a public entity;**
19 **SHERIFF GREG AHERN; JAIL**
20 **COMMANDER THOMAS MADIGAN;**
21 **DR. RINATA WAGLE, M.D.; ESTATE OF**
22 **MOHINDER KAUR, M.D.; JACKSON &**
23 **COKER LOCUMTENENS, LLC; BONNIE**
24 **COOK, MFT; DEPUTY BRANDEN**
25 **MCBRIDE; SHERIFF'S TECHNICIAN**
26 **ROBERT LUEBKER; DEPUTY SCOTT**
27 **BRYNING; DEPUTY SHAWN**
28 **CHRISTIANSEN; NAPA STATE**
HOSPITAL, CALIFORNIA
DEPARTMENT OF STATE HOSPITALS,
a public entity; PAM AHLIN; DOLLY
MATTEUCCI; CINDY BLACK; and
DOES 7-20, Jointly and Severally,

Defendants.

4:17-cv-6675

**STIPULATION FOR EXTENSION OF
TIME TO FILE RESPONSIVE
PLEADING TO FIRST AMENDED
COMPLAINT**

1 IT IS HEREBY STIPULATED by and between Plaintiffs and Defendants the Department
2 of State Hospitals, Napa State Hospital, Pam Ahlin, and Dolly Matteucci that the time for filing a
3 responsive pleading by these Defendants shall be extended by 12 days, from September 14, 2018,
4 to September 26, 2018.

5 IT IS SO STIPULATED.

6
7 Dated: September 14, 2018

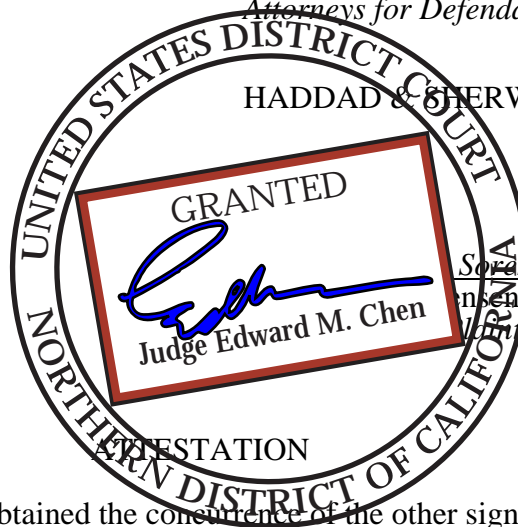
Respectfully submitted,

8 XAVIER BECERRA
9 Attorney General of California
10 SUSAN M. CARSON
11 Supervising Deputy Attorney General

12 /s/ Jennifer Addams
13 JENNIFER C. ADDAMS
14 Deputy Attorney General
15 Attorneys for Defendant

16 Dated: September 14, 2018

HADDAD & SHERWIN



17 Sorenson
18 Sorenson
19 Attorneys for Plaintiff

20 DATED: 9/28/2018

21 I hereby attest that I have obtained the concurrence of the other signatory to the filing of
22 this document.

23 /s/ Jennifer Addams
24 Jennifer Addams

25 SF2018400001
26 21232455.docx